| AMENDMENT OF SOLICITATION | /MODIFICATION OF (| CONTRACT | | 1 2 |
|--|--|--|--|--|
| 2. AMENDMENT/MODIFICATION NO MODIFICATION ONE (1) | 3. EFFECTIVE DATE MAY 1, 2000 | 4. REQUISITION/PURCHASE REQ NO. 5. PROJ | | 5. PROJECT NO (If applicable) |
| 6. ISSUED BY CODE | | 7. ADMINISTERED BY | Y (If other than Item (|) CODE |
| FAA, MIKE MONRONEY AERONA CENTER ACQUISITION DIVISION P O BOX 25082 OKLAHOMA CITY OK 73125-4932 | AMQ-340 | | | |
| 8. NAME AND ADDRESS OF CONTRACTOR | (No., street, county, State and 2 | ZIP Code) (2 | X) 9A. AMENDMEN | NT OF SOLICITATION NO |
| DATACOM SCIENCES, INC. 1806 N. SHARTEL OKLAHOMA CITY, OK 73103 | | 2 | 9B. DATED (SEE ITEM 11) 10A. MODIFICATION OF CONTRACT/ORDER No.: DTFA-02-00-D-01353 | |
| CONE | | | 10B. DATED (SE | E ITEM 13) |
| CODE FACILITY CODE 11. THIS ITEM ONLY APPLIES TO AMENDMENTS | | | 11-1-99 | |
| OF OFFERS PRIOR TO THE HOUR AND DATE SPECIFII change may be made by telegram or letter, provided each tele 12. ACCOUNTING AND APPROPRIATION D. 13. THIS ITEM | CHOMEN NUMBERS FALLOW OF YOUR DISTRIBUTION OF THE SECTION OF THE S | DIFICATIONS OF C DER NO. AS DESCR GES SET FORTH IN ITEM 14 A | BERECEIVED AT THE PI this amendment you desire id is received prior to the op ONTRACTS/OR IBED IN ITEM 1 REMADE IN THE CONT | DERS, 4. RACT ORDER NO. IN ITEM 10A. |
| X C. BILATERAL—MUTUAL AGE D. OTHER (Specify type of modification an | | S. | · | |
| X E. IMPORTANT: Contractor 14. DESCRIPTION OF AMENDMENT/MODIFICATION (Organized by | | | | |
| Contract DTFA-02-00-D-01353 is See Page 2 of 2 for Details of 0 | modified as follows: | overmoet singeet muner wi | ur jeuniile.j | |
| Except as provided herein, all terms and conditions of the doc | ument referenced in item 9A or 10A, as | | | |
| ISA. NAME AND TITLE OF SIGNER ((Type or print) Gregg Wadley, Preside | | 16A. NAME AND TITLE OF STEVE RIDGEY CONTRACTING | F CONTRACTING OFFICE VAY | |

16B. UNITAD TATES OF SPERICA BY: 16C DATESIGNED (Signature of Contracting Officer) STANDARD FORM 30 (REV. 10-83) PRESCRIBED BY GSA AC Electronic (Microsoft Word)

- A. As a result of increased security at the Mike Monroney Aeronautical Center (MMAC), this bilateral modification is issued to incorporate the new security procedures for qualification of contract employees at the MMAC, effective May 1, 2000.
- B. Clause H.16, Qualification of Employees, listed on contract page 25, is deleted in its entirety and replaced with the attached Clause H.16, Qualification of Employees.
- C. Attachment 3.0, Adjudicative Standards: Issues, is added to Section J of the contract.
- D. The total estimated value of the contract remains unchanged.
- E. Except as provided herein, all other terms and conditions of contract DTFA-02-00-D-01353, as heretofore changed, remains unchanged and in full force and effect.

H.16 QUALIFICATION OF EMPLOYEES

- (a) The contractor is responsible for identifying and providing qualified and acceptable personnel in performance of the contract. To meet this requirement, the contractor shall perform routine employee screening prior to employees actually commencing work at any Federal Aviation Administration (FAA) facility designated by the contract. This screening shall at a minimum consist of:
 - (1) The contractor shall obtain a criminal history report of the prospective employee from the appropriate state authority (state where last employed). Payment of any fees charged for such criminal histories shall be the responsibility of the contractor.
 - (2) Contractor shall contact prospective employee's previous employer for employment history.
- (3) When specific experience/educational requirements are required to perform a task, the contractor shall verify the prospective employee's claims to having the required experience or educational qualifications.
- (b) As a result of the screening above, any prospective employee that is found to have a history of unacceptable behavior (see Adjudicative Standards, Section J, Attachment 9), within the nine (9) years prior to beginning performance under this contract shall not be allowed to work on any FAA facility.
- (1) Screening is not an "excusable delay" as described in the "Default" clause of this contract.
- (c) The Contractor shall retain documentation that the above screening has been accomplished prior to contractor's employees starting performance on site and that the employees have been found to have no unacceptable history. The contractor will make available for FAA review, within 10 working days of written request, its documentation supporting accomplishment of pre-employment screening done on each employee scheduled for performance on FAA facilities. If a contractor employee is later found to be unacceptable after a FAA background investigation, and it is found that the above required screening was not accomplished, the contractor shall be held responsible for the cost of doing a second FAA background investigation to refill the position. The cost of additional FAA background investigations in this case may be deducted from requests for payment under the contract.
 - (d) The FAA may waive the above-required screening if:
- (1) the contractor employee has had a FAA background investigation within the previous five years with uninterrupted employment and performance on a FAA facility with record of acceptable behavior.
- (2) the contractor employee has had a FAA background investigation within the previous 12 months with interrupted employment and performance on a FAA facility with record of acceptable behavior.
- (e) The contractor may request in writing to the Contracting Officer (CO) a review of a specific employees history by FAA Servicing Security Element (SSE) if the employee is found unacceptable under paragraph (b) above. Contractor employee shall not start performance on site until a statement of qualification review approved by the FAA SSE responsible for the contract work site is provided to the CO or designated representative.
- (f) Notwithstanding the diligent effort on the part of the contractor to provide qualified and acceptable employees for performance of the contract, the CO may, by written notice, require removal from contract work those employees who have been deemed incompetent, careless, dangerous, unsuitable or otherwise objectionable, those employees determined in violation of Voluntary Separation Incentive Program (a Federal Retirement Buyout Program), or whose continued presence on Government property is deemed contrary to the public interest or inconsistent with actual or apparent Government policies. The Contractor shall fill out, and cause each of its employees on the contract to fill out, for submission to the Government, such forms as may be necessary for security or other reasons relating to qualifications and suitability for contract work. Upon request of the CO, the Contractor's employees shall be

ATTACHMENT 3.0 *ADJUDICATIVE STANDARDS: ISSUES

Major issues or conduct which standing alone would be disqualifying under suitability, for any position may include conviction records within the past 9 years, particularly for issues 1, 2, 4, 5, 6, or 8. In addition, a pattern is defined as two or more related occurrences or a combination of two or more issues of any or all of the items listed below.

- 1. Issues related to use or possession of intoxicants:

 Pattern of excessive use as reflected in (1) conviction record; (2) job performance; (3) employment history; (4) inability to function responsibly; (5) medical treatment; and (6) health.
- 2. Issues related to illegal use/possession of controlled substances or marijuana:
 Pattern of excessive use as reflected in (1) conviction record; (2) job performance; (3) employment history; (4) inability to function responsibly; (5) medical treatment; (6) health; (7) manufacturing; (8) addiction; (9) importing/trafficking; and (10) cultivating for sale.
- Issues related to financial responsibility:
 Pattern of irresponsibility as reflected in (1) credit history; (2) disregard for debts: (3) abuse of fiduciary trust; and (4) continuing, major, valid liabilities.
- 4. Issues related to imporal conduct:

 Pattern of misconduct as reflected in (1) conviction record; (2) medical treatment; (3) public knowledge; (4) child molestation; (5) sexual assault statutory rape; (6) incest; and (7) bestiality.
- Pattern of dishonesty as reflected in (1) disregard for truth; (2) conviction records; (3) abuse of trust; (4) empleyment records; (5) blackmail; (6) counterfeiting; (7) extortion; (8) armed robbery; and (9) intentional false statement or deception or fraud in examination or appointment.
- Pattern of violence as reflected in (1) conviction record; (2) disregard for life or property; (3) civil actions; (4) employment record; (5) medical record; (6) aggravated assault; (7) assault with a deadly weapon; (8) assault with intent to commit rape; (9) kidnapping/abduction; (10) murder; (11) rape; (12) arson; (13) threat or assault upon a public official; (14) voluntary manslaughter; and (15) child abuse.
- 7. Issues related to termination or forced resignation:
 Pattern of unemployability based on misconduct or delinquency as reflected in employment history.
- Issues related to firearms/weepons:
 Improper/illegal sale or transportation of firearm or explosive; manufacture of firearms or explosives.
- Miscellaneous issues:
 Hatch Act violation; (2) mutilation/destruction of public records; (3) engaging in riots or civil disorders; (4) striking against Government; and (5) desertion.